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Or and easy set of a	1/21 100.0
ASPEN#03042057	19 S. Alexandro I. C. S. Santa
	CREDIT TRUST DEED
THIS LINE OF OFFICE	
	JULY 021, 1994
HIGHI AND COMPANY THE STATE OF THE STATE	Whose address 1
"Lender: and sometimes as "Beneficiar /");a d ASSEN THE	AMONG whose address is (referred to bolow as "Grantor"); ESCROW, INC., whose address is 525 Main St., Klamath Falls, Oregon 97601(Re-
terrad to below as "Trustee").	ESCROW, INC., whose address is 525 Main St., Klamath Falls, Oregon 9780100
. CONVETANCE AND GRANT,	(186)
For value bia consider and a second second	
described real property, together with all est ting or subsequent.	efit of Lender as Beneficiary all of Grantor's right, title, and interest in and to the following- erected or allixed buildings, improvements and fixtures; all easements, rights of way, and stock in utilities with ditch or irrigation rights); and of other dates
relating to the real property to the lights (including	erected or affixed buildings, improvements and fixtures; all easements, rights of way, and stock in utilities with ditch or, irrigation rights); and all other rights, royatiles, and profits titon all minerals, oil, gas, geothermal, and similar and
Klamath Klamath	ition all minerals, oil, gas, geothermal and similar
The NW 1/4 of the	County, State of Oregon. (the "Real Property"):
Range 7 East of the Mill	
EXCEPT THE Westerly 30 feet and the Nor- Code 107 Map 4007-12AO TL 14(0	of the NE 1/4 of Section 12, Township 40 South, in the County of Klamath, State of Oregon.
Code to a second of the second s	1, 23.18 feet for rooter of Oregon, se
-P 4007-12AO TI, 14(A	·····································
THIS TRUST DEED IS BEING RE-RECORDS TRUST DEED.	TO DIADE AND AND A CONTRACTOR
THOST DEED.	THALE THE CORRECT DATE ON THIS
The Real Property or its address is commonly knownee 12947	
Grantor presently assigns to Lender (also know n as 12847 C1) Grantor presently assigns to Lender (also know n as Lender(zay in this Li x Rents from the Property. In addition, Grantor (rank), ender a literation	Credit Tamb Dona de Angel Discontinue de Cardena de Car
2. DEFINITIONS	mercial Code security intensist in the Rents and the Personal Property following and to the
The following words shall have the following ma aning: when used in the Lit	and the second sec
a. Agreement. The word "Agreement" may not the Equiline Credit A the maximum principal amount at any one three of \$ 30,000.1	20 Agreement dated July 21, 1994
b. Geneticiary. The word "Beneficiary" means Hight and Community Feder Ints Line of Cradit. Trust Deed.	al Credit Union (Credit Union), its successors or assigns, also referred to as "Lender" in
6. Line of Credit Trust Deed. The words Time of Credit	successors or assigns, also referred to as "Lender" in
impassion all assignment and security interest provisions relations to the it	this Line of Credit Trust Deed among Granier Land
the set of	
e. improvements. The word "improvements" m rans and includes without in affixed on the Risal Property, facilities addition	ating this Line of Credit Trust Deed. Vitation all existing and future improvements, fixtures, buildings, structures, mobile homes Vithe Real Property.
f. Indebtedners. The word "Indebtedness" and similar construction t	t the Real Property.
discharge obligations of Grantor or expenses i tours f by Truston or land	sayable under the Agreement and any emounts attended
leminated as the state of the s	a Like of Credit i fust Deed sections a line of modil. To sit Deed, together with
Definition time with the second subsequer by fix dyanced by Condition	with the clarify compile with the terms of the
amount shown above as the principal amount of the total indebtedne at amount shown above as the principal amount of the transition behavior of the total amount and the total amount above as the principal amount and the total amount and the total amount and the total amount amount amount and the total amount a	limit, and Grantor compiles with the terms of the Agreement. Funds may be advanced by fon in accordance with the Agreement. Notwithstanding the amount outstanding at any under the Agreement. The unpaid balance of the line of credit under the Agreement will the from time to time. Any principal advance under the line of credit that exceeds the noured by this Line of Credit Trust Deed. The term of the Agreement the term of the Agreement the term of the Agreement term of the Agre
(). Lender. The vicit "Lender" means Highland Ci mms i ly Federal Credit Lin N. Personal Property. The words "Demond in	under the Agreement. The unpeld balance of the line of credit under the Agreement will the from time to time. Any principal advance under the line of credit that exceeds the source by this Line of Credit Trust Deed. The term of the Agreement is thirty (30) years.
Personal Deservation and	
with all proceeds (including without, illimitation at least sons, parts, and ad d	an, its successors or assigns. ² ures, and other articles of personal property owned by Grantor, now or hereafter attached ions to, all replacements of, and all substitutions for, any of such property; and sogether inds of premiums) from any sale or other disposition of the Property; and sogether
with all proceeds (Including without Emitation all insurt not proceeds and rail . Property. The word "Property" means collectively the iteal Property and the . Real Property. The word "Property" means collectively the iteal Property and the	inds of premiums) from any sale or other disposition of the Property, and sogether
J. Real Property. The words "Real Property " men the	Personal Property.
J. Real Property. The words "Real Property " mean the (openty, interests and Related Documents. The words "Related Documents' mean and instructed	rights described above in the "Conveyance and Grant" section.
the proversion of thus, and all other documents, whither proversion have	Tout limitation all advance youchers loan porterments
THE PARTY OF THE PARTY AND A PARTY AND A	
LINE OF CREDIT TRUST DEED, INCLUDING THE ASS & WMENT OF RENTS	ts from the Property financed under an Equily Loan only. AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS CE OF ANY AND ALL OBLIGATIONS OF GRANTOR UNDER THE ADDRESTY.
· 소화 수영 전 소 있다	A NUMBER OF A STREET OF A STRE
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	NINENTAND FILE NORMANCE	著 翻示 马拉的 [8 22815
()1	Cremer shall pay to Lender all amounts secured by) his A resiment and Lin 2 of Credit Trust Deed.		as they become due, and th	hail strictly perform all of G	irantor's obligations under the 271
ંત	POSSESSION AND MAINTENANCE OF THE PRO "E	RTY		,	

Resease and Use. Unless and until Lender t ket a sy action under parts aph 17, Grantor may (a) remain in possession and control of the Property, and
(b) operate and manage the Property. The folion ing provisions relate to the se of the Property or to other limitations on the Property.

THIS INSTRUMENT WILL NOT ALLOW USE OF THIS PROPERTY DESCH BED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRILATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

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b. Duty to Maintain. Grantor shail maintain the Property - 1 tenantable condition and promptly perform all repairs and maintenance necessary to preserve its value.

- c. Hazardous Substances. Grantor represents and warmints that the Property lever will be so long as this line of Credit Trust Deed remains a lien on the Property, used for the generation, manufacture, storage, treatment, display, release or thre shine drelease of any hazardous substance, as those terms are defined in the Comprehensive Environmental Response. Compensation and Ltal sites v, or usplations adopted x result to any of the Gregolor (CERCLA7), the Superfund Amendments and Resulthorization Act (SARA7), epicicable states lies v, or usplations adopted x result to any of the Gregolor (CERCLA7), the Superfund Amendments and Resulthorization Act (SARA7), epicicable states lies v, or usplations adopted x result to any of the Gregolor (CERCLA7), the Superfund Amendments and Resulthorization Act (SARA7), epicicable states lies v, or usplations adopted x result to any of the Gregolor (CERCLA7), the Superfund Amendments and Result or the generative state in the complete state is the state usplate to adopted x result to any of the Gregolor (CERCLA7), the Superfund Amendments and Result or the generative state is the state state is dor may deem approvide that to determine compliance of the Property with this paragraph. Any inspections or tests made by Lender shall be for Lender's purposes on y and that not be construed o create any responsibility or liability on the part of Lender to Grantor or to any other person. Grantor agrees to indemnity and hold Lender her files is gualant any and all dui time and bisses resulting form a breach of this paragraph of the Line of Credit Trust Deed. This obligation to indemnity shall survive the pays tent c ' the Indebtedness on time satisfaction of this Line of Credit Trust Deed.
- d. Nulsance, Waste. Grantor shall not cause, conduct or permit any nulsance rior commit or aufter any strip or waste on or to the Property or any portion thereof. Specifically without limitation, Grantor will not remove, or grant to any other pinty the right to remove, any timber, minerals (including oil and gas), soil, gravel or rock products without the prior written consent of Lemier.
- a. Lender's Right to Enter. Lender and its egents and in presentatives may at ter upon the Real Property hit all reasonable times to attend to Lender's Interest and to Inspect the Property for purposes of Grantor's or mpils see with the terms and conditions of this Line of Credit Trust Deed.
- 1. Compliance with Governmental Requirement: Grantor shall promptly or hply with all laws, ordinances, and regulations of all governmental authorities, applicable to the use or occupancy of the Property. Grantor may i ontest in good faith a ty such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has in tilled Lender in writin upfor to doing so and so long as Lender's interests in the Property are not jeopardized. Lender may require Grantor to post adequate socy up is asonably satisfaction to be lender, to protect Lender's interest.
- g. Duty to Protect. In addition to the acts set forth above in this section, Grant x shall do all other acts that from the character and use of the Property are reasonably necessary to protect and preserve the Property.

S. IN DEMNITY.

Grantor shall indemnify Lender and hold Lender han sless. om any and all claim sor itabilities arising out of or in connection with the Property or its use, provided that such claims or itabilities arise out of acts or omission slows around a bibaquent to the date Grantor first hods title to the property.

5. DUE ON SALE - CONSENT BY LENDER.

G rantor shall not soil, or transfer its interest in the A sal Fr sperty or any interest in part thereof, without the L ender's prior written consent. A sale, assignment, or transfer means the conveytnose of real property or any right, itte to interest therein; whe her legal or equitable; whether voluntary or involuntary; whether by outright sale, deed, in tabliment sale contract, land contract, contract for deec, ease-option contract, or by sale, assignment, or transfer of any beneficial interest in or to any land trust holding the to the Real Property, or by any other method of com t ranse of real property interest. Transfer also includes any change in ownership of more than fifty percent (50%) of the interests of Grantor. However, this of ion if all not be exercised to the exercise is prohibited by federal law or by Orogon law.

7. ULASES - CONSENT REQUIRED.

For Equity Loans secured by this Line of Credit Trust Derx., Grantor may leaso tr sublet the Property. However, Grantor shall not lease or sublet the Property without Lunders prior written consent which shall not be with held in measonably. Lends, shall have not more that ten (10) days to reject any such transaction proposed by Grantor, and the transfer shall be deemed approved unles trejected within such ten (10) day period. For lines of credit secured by this Line of Credit Trust Deed, Grantor may not lease or sublet the Property. Grantor represents and agrees that the Property will remain owner-occupied.

8. TAXES AND LIENS.

The following provisions relating to the taxes and its to on the Property are a part of this Line of Credit Trust Geed.

- 3. Payment. Granter shall pay when due before they beic sme delinquent all the as, special taxes, assessments, charges (including water and sewer), fines and impositions levied against or on account of the Property and shall pay when due all claims for work done on or for services rendered or material lumitabed to the Property. Grantor shall maintain the Property free of di liens having priority is very error equal to the interest of Lender under this Line of Credit Trust Deed. If Grantor objects in good faith to the validity or emount of any tax, assessments, or related likely, Grantor shall be up of the faith to be valid to be added at the validity and amount of the tax, assessment, or field.
- 8. Evidence of Payment. Grantor shall upon demind to hand to Lender evider to of payment of the taxes or assessments and shall authorize the appropriate governmental official to deliver to Lender at any 1 me to written statement of to a taxes and assessments a painst the Property.

9. PROPERTY DAMAGE INSURANCE.

The following provisions relating to insuring the Projectly elle a part of this Line c. "Credit Trust Deed.

- 3. Maintenance of insurance. Grantor shall proce a an intaining policies of the insurance with standard extended coverage endorsements on a replacement basis for the full insurable value covering all improvements on the Fig all Property in an arr of into these than the total unrable balance on the Agreement, and with a standard mortgagee clause in favor of cender. Policies shall be written in to m, amounts, covering ta and basis reasonably acceptable to Lender and issued by a company or companies reasonably acceptable to Lender. Grantor, upon request of Lender, will dear with e to Lender from time to time the policies or certificates of insurance in form satisfactory to Lender, including stipulations that coverages will not be cancelled or diminish id without at least ten (10) cays prior written notice to Lender
- b. Application of Proceeds. In the event that the tappo *n* ments are damage 1 r destroyed by casualty. Gruntor shall promptly restore the improvements and Lender shall make the insurance proceeds available to Granto for *n* stration, subject to ± to flowing conditionst: (a) Londer shall have reasonably determined that the improvements and Lender shall make the insurance proceeds available to Granto for *n* stration, subject to ± to flowing conditionst: (a) Londer shall have reasonably determined that the improvements can be restored to as good or better condition as the 1 + xovements were in the mediately prior to the casualty on account of which such proceeds were paid; (b) Londer shall have determined that such net proceeds, tog there with any funds paid by frantor to Lender, shall be sufficient to complete the restoration; (c) No default and no event of talture which, with the passage of time or the (t) ing of notice, would construe a default under this Line of Credit Trust Deed shall have coursed; (d) A the time of such casualty, there are at least two (2) years to the *n* atturity date of the Note; (··) ander shall have entered in a subject floations to be used in connection with the restoration; (c) Londer that a poproved by all governmental and quasi-govern *n* shall shall have inprove the approved by all governmental and quasi-govern *n* shall shall have inprovement agent apported to gangerove such plans and specifications and specifications and specifications in the units the time is be instanted by itor by *i* distinction and by all other persons or entities required to the distoursement of the apported by the analytice to the distoures of the distoursement agent appointed by it in a maxine similar to that utilized for the distoursement of this under a construction ison, including with sut in taxing, requirement (certificates of architect as to percentage of completion and the furnishing of appropriate mechanics and materiainen's lien waivers, the tu hishing of appropriate bork s and other item
- c. Unexpired insurance at Sale. Any unexpired it surs n a shall inure to the b nelit of, and pass to, the purchaser of the Property covered by this Line of Credit Trust Deed at any trustners or other sale held under the provisions of this Line of Credit Trust Deed, or at any foredosure sale of such Property.
- 6. Grantor's Report on Insurance. Upon reques of La ider, however not mic a than once a year, Grantor shall furnish to Lender a report on each existing policy of insurance showing: (a) the name of the insurer; (b) to risks insured; (c) in ramount of the policy; (d) the property insured, the then current replacement value of such property, and the manner of determining that was a and (e) the expiration of the policy.

10. EXPENDITURES BY LENDER.

FGranter fails to comply with any provision of this Line of redit Trust Deed, or line any action or proceeding is commenced that would materially affect Lender's interest in the Property, Lender on Granter's bahali may, but shall in the or guited to pay all such uperises including but not limited to taxes, insurance and materially affect Lender's interest in the copy of such as the payable on demand, or (b) be acked to may principal loan be a co and be payable in accordance with the Agreement. This Line of Credit Trust Deed size vill secure payment of these amounts. The rights i notific to be payable on a solution to any other rights or any remedies to which Lender may be entited on a count of the default. Any such action by Lender i hall in the construed as cuiling the default as as to bar uperform any remedy that it otherwise would have had.

WAFFALITY; DEPENSE ONTITLE

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a. THE . Granter warrants that (a) Granter holds good and i hark a able the of record 1.1 he Property in fee simple, if se and clear of all liens and encumbrances other than show i set forth in any policy of the household second states of a line of credit Trust Over 4 ind (b) Granter has the full right, power, and authority in text of a line of Credit Trust Deed to Lender.

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- b. Defail a set Title. Subject to the exceptions in the paragraph s powe, if any, Granto-y errants and will forever defand the title to the Property against the lawful claims of util persons, in the event any action or proceeding is 1 primes noted that questions to matching it is on the intervent of Trustee or Londer under this Line of Credit Trust Doed, Grantor shall defand the action at the exceeding is 1 primes noted that questions to matching it is on the intervent of Trustee or Londer under this Line of Credit Trust Doed, Grantor shall defand the action at the exceeding is 1 primes noted that cover cloids, but Londer shall be entitled to participate in the proceeding to units of the cover default or the cloids of the cloids of the entitled to participate in the proceeding by units of the cover cloids, as "Grantor will deliver, or clause to be delivered, to Lender such Instruments as may by requested by it from time to permit such) articipation.
- c. Compliance With Laws. Grantor warrants that its use t i the i reperty complies vit vali existing applicable laws, ordinances, and regulations of governmental aution tes. 99.54 t i 4

12. CONDENNATION.

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The following provisions relating to proceedings in condemn allon are a part of this Line's (Credit Trust Deed.

- 8. Applie stion of Net Proceeds. If all or any part of the Property is condomined, Len & rehalf apply the net proceeds of the award in any reasonably manner necessary to satisfy Grantor's obligations under the Agreement of the Line of Credit Trust Devid. The net proceeds of the award shall mean the award after payment of at the rest of Credit Trust Devid. to satisfy Grantor's obligations under the Agreement of this Live of Gredit Trust Deed. The net proceeds of the event shall mean the sward after payment of all reason able costs, expenses, and attorney fees necessarily pax or incurred by Trust s or Lender in connection with the condemnation. However, there shall be no ablight on to pay Grantor's costs, expenses or attorney if early or such swards, - 37 63 - 662 (PP) - 14 - 1
- b. Procest dings. If any proceeding in condemnation is filed. Gran or shall promptly not a recust dings. If any proceeding in condemnation is filed. Gran or shall promptly not a recust any to defend the action and obtain the award. On inter ray be the normal or ty in such proceeding, but Lender shall be entitled to participate in the proceeding by a sine if of its own choice, a % Grantor will deliver or cause to be delivered, to Lender such instruments as may roquested by it from time to time to permit such p artici sation

13 IMPOSITION OF TAXES BY GOVERNMENTAL AUTHORI TES

The blowing provisions relating to taxes are a part of this Live of (red) Trust Deed.

- a. Taxes Covered. The following shall constitute taxes to a high f is section applies: (a a specific tax upon this type of Line of Credit Trust Deed or upon all or any part of the i hebbachess secured by this line of Credit Trust (edd, b) a specific tax on E knower which Borrower is suthorized or required to deduct from payments on the indistedness secured by this type of Une of Credit Trust (edd, c) a specific tax on this type of Credit Trust Deed chargeable against the Lender; and (d) a specific tax on all or any part of the indebtachess of or (pay t ents of principal and) therest made by a Borrower.
- b. Reaveries. If any tax to which this section applies is one ted a bacquent to the dale of this Line of Credit Trust Deed, Grantor shall either (a) pay the tax before it become delinquent, or (b) contest the tax as provided in over in the Taxes and Lier a rection and deposits with Londer cash or a sufficient corporate surety bond or other a sufficient corporate surety
- SECURITY AGREEMENT: FINANCING STATEMENTS.

The lot of ing provisions relating to this Line of Credit Trust (eed as a security agreem at tare a part of this Line of Credit Trust Deed.

- a, Securitly Agreement. This instrument shall constitute a requiling agreement to the private any of the Property constitutes fixtures or other personal property, and Lender shall have all of the rights of a secured party under the Uniform Commercial () de.
- b. Security Interest. Upon request by Lender, Grantor shall exact the financing statements and take whatever other action is requested by Lender to perfect and continue Lender's security interest in the Rents and Permi nal Property. In addition to recording this Line of Credit Trust Deed in the real property records, Lender may, or any time and without further authorization from G antor, Se executed counts varies, copies or reproductions of this Line of Credit Trust Deed as a financing Region and sense which that we associated with the sense of a second country and country interest. Upon default, Grantor shall assemble the Statum shi, Grantor shall reimburne and at a place reasonably come tient to Grantor and Lender and make it available to Lender within three (3) business days after receipt of written demand from Londer.
- Add revises. The mailing inddress of Grantor (debtor) and the τ alling address of Le π or (secured party) from which information concerning the security interest granter by this Line of Credit Trust Deed may be obtained (es τ as required by the U form Commercial Code of the state where the Property is located) are as stated on the trat page of this Line of Credit Trust Deed.
- 15. FURTHEILABSURANCES: ATTORNEY-IN-FACT.

The following provisions relating to turther assurances are a safety this Line of Credit "In at Deed,

- 8. Perties Assurances. At any time, and from time to time up of source of Lender, G intor will make, execute any deliver, or will cause to be made, executed or The new control of the second Granto . Unless prohibited by law or agreed to the contrary by I ander in writing, Gra tor shall relinburse Lender for all costs and expenses incurred in connection with the matters referred to in this paragraph.
- b. Attorn vy-in-Fact. If Granor fails to do any of the things efert 4 to in the preceding aragraph, Lender may do so for and in the name of Granor and at Grantor's expense. For such purposes, Grantor hereby irrevocable apply its Lender as Grano's stationey-in-fact for the purpose of making, executing, delivering, filling, recording, and doing all other things as may be necessary or do stable, in Lender's so explain to accomplish the matters referred to in the preceding paragraph.

16. FULL PERFORMANCE.

If Grantor bays all the indebtedness, including without limitation at uture advances, where due and otherwise performs all the obligations imposed upon Grantor under this Line of Cardit Trust Deed and the Agreement, Lender shall a require and deliver to Trusts are request for full recorregance and shall execute and deliver to Grantor subable statements of termination of any financing statement on tike evidencing Lender's security interest in the Rents and the Personal Property. Any recorregance fee required by law shall be paid by Grantor, if permitted by a pplice we law.

- 17. POSSIBLE ACTIONS OF LENDER. The Lender may take the fcl wing actions with respect to your Agreement under the droumstances listed below
 - a. Termination and Acceleration. Except as set forth in the Age ement the Lender no future to the future notice terminate your Agreement and require Granice to pay the entire outstanding balance immediately, and charge Grant or our ain fees it any of their allowing happent
 - (1) Greation engages in any fraud or material misrepresent don a connection with the preement. For example, if there are false statements or omissions on Greation's application or financial statements;

(2) Grentor does not meet the repayment terms of the Acts removing ...

(3) Gran taria actions or inactions odversely affect the colis anal o Lendor's rights in the collatersi. For example, if Grantor tails to: maintain insurance, pay taxes; trans for this to read the collateral, prevent the forector and is any libring, or waster (the collateral,

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e.,

b. Suspension of Credit/Feduction of Credit Limit. Lens in may retuse to make add one advances on the line of credit or reduce the credit limit during any period in which the following exist or occur:

(1) Any of the circumstances listed in a., above;

(2) The value of Grantor's divelling socuring the indebledings doc't against canty being the appreciated value for purposes of the Agreement;

(3) Larxier reasonably believes that Grantor will not be able 1 ment the repayment requirements of the Agreement due to a material change in Grantor's financial circl in tances:

43 1 4 9 9 1 1 (4) Granto is in default under any material obligations of the Agreen rent and Line of Cred 1 Trust Deed;

LINE OF CREDIT MUST DEED - 3

identi en			1	Agre iment is rear a		204-27511
		Interest is less than 120 percent of the c (7)Lender ins been notified by government	tom ir icit i n igen c	that continued ash a	nd; centrage rate provided for or impairs Londer's security interest such that i ces would constitute on unuses and unsound practice.	he value of the x
			(Ler c	ar to make certain ca	ces would constitute on juit ale and unsound practice. oges to the terms of the Agreement at specified times or upon the occurr	
		In the second of the second	а.		- 「「「「」」「「「」」」」、「」」、「」」、「「」」、「「」」、「」」、「」、「	
		hereof. Notice shall be deemed to have been a Borrower at the sidness listed above or to such 19. ACTIONS UPON TERMINATION), Bcr 1903 1 11 1923 11 11	ower shall have an o en deposited in the L ddress as may be is	portunity to remody any such default within thirty (30) days after notice in nited States mail, possage fully prepaid, certified or return recoipt request lignated by written notice from Borrower.	om the holder
		it the event the Annual states				
					y, not certiler than thirty (30) days after Grantor has been given written n addition to any other rights or remedies provided by law	tice of the
		foreclose by ucicial toreclosure, in either cash b. UCC Remedies. With respect to all one of the cash	lin exiz	and Property, the True ardance with and to 1	tee shall have the rights or remedies provided by law tee shall have the right to foreclose by notice and sale, and Lender shall it e full extent provided by applicable law.	nave the right to
,		Commercial Code.	I COLID	Personal Property (ender shall have all the rights and remedies of a secure	Uniform
		due and unpaid and apply the net proceeds, o other user of the Property to make payments o Grantor's attorney in fact to endorse instrument by tonants or other users to Lender in response for the demand outsted. Lender may exercise if 1. Approximations have been been been been been been been be	i hout r b ver an b renic b i nece s to La Li right	bitce to Grantor, to a l above Lender's cc s r use face directly to ved in payment,the s ider's demand shall s under this subpars g	e possession of and manace the Property and collect the Rents, includir , against the indebtachess. In furtherance of this right, Lender may requ ender. If the Rents are collected by Lender, the Grantor invokably deal if in the name of Grantor and to negotiate the same and collect the pro- tisty the obligations for which the payments are made, whether or not an aph either in person, by agent, or through a receiver.	Ng amounts past life any tenant or grates Lender as seeds. Payments y proper grounds
		Property, to operate the Property preceding for receivership, against the indebtadness. The re- not the apparent value of the Property exceeds receiver.	onar Closur Celve hetro	a reculver appoints: or sale, and to core lay serve without bout abledness by a subat	to take possession of any cr all of the Property, with the power to protect t the income from the Property and apply the proceeds, over and above d if permitted by law. Lender's right to the appointment of a recover shall initial amount. Employment by Lender shall not discussible approximate	exist whether or
		possession of the Property upon default of Gran option, either (a) pay a reasonable rental for use	Posses Por _e Gra-	tion of the Property a ntor shall become ta.	er the Property is sold as provided above or Lender otherwise becomes a mant at sufferance of Lender or the purchaser of the Decomes of the Property of the Decomes of the Decomes of Lender or the Decomes of the Decomes of the Decomes of Lender or the Decomes of the Decomes of Lender or the Decomes of the Decomes of the Decomes of the Decomes of Lender of the Decomes of the Decomes of the Decomes of the Decomes of the	entified to et Lenders
		d. Nation of Sate 1 and	any co	er right or remedy pr	vided in this Line of Credit "rust Deed or the Agreement or builded	
		disposition. Any sale of Personal Property may b	Propa	V is to be made. Fa	lace of any public sale of the Personal Property or of the time after which sonable notice shall mean notice given at least ten (10) day before the tir y sale of the Real Property	NO BERS BID OF
	20.	bid at any public sale on all or any portion of the P	/appic ⊨ilapiic ⊐opoenț	ible law, Grantor hen any part of the Prop	y sale of the Real Property by walves any and all rights to have the Property marshalled. In exercisil rty together or separately, in one sale or by separate sales. Lender shall	vg its rights and be entitled to
		A B Share bu and a start of the MEDICO		÷x .		
	21.	compliance with that provision or any other provision. Document, or providen by law shall not exclude pura- under this Line of Credit Trust Deed after failure of Gr ATT ORNEY FEES; EX PENSIES.	Elect Elect (of sir) ntor 1	A Credit Trust Deeds in by Lender to purst A other remedy, and perform shall not est	hall not constitute a walver of or prejudice the party's rights otherwise to a say, remedy provided in this Line of Credit Trust Deed, the Agreement, in a election to make expenditures or to take action to perform an obligation ct Lender's right to declare a default and to exercise any of its remedies.	lemand strict n any Related I of Grantor
		If Lender institutes any suit or action to enforce any of	hetur	18 of this Line of C.	and the second	
	, v , v , c	how wer subject to any limits under applicable law, Lev afors to modify or vacate any automatic stay or injunc e on ta (including foreclosure reports), surveyors' report with a ya any court costs, in addition to all other sums pr aren or Lender's attorney, fees and actual disburgement	r is hig 1 ders : 1 On), e 1 8. aug 1 8 dec 1 8 dec	er, from the date of e torney fees whether speals and any antici- alsal fees, title ins. n y law. In the event sarily incurred by t	The second static become a part of the indebtedness peyable on deman penditure until repaid. Expanses covered by this paragraph include, with a tod post-judgement collection services, the cost of searching records, o nee, and fees for the Truste , to the extent permitted by applicable law. I for colours of this Line of Credit Trust Deed, Lender shall be entitled to inder in pursuing such to record and the context of the co	d and shall out limitation
-	:	nue is of TRUSTEII. Tusk is shall have all of the rights and dutles of Londer	5	49		
2	3. P	CWIR AND OBLIGATIONS OF TRUSTEE.	- IS 84 1	orth in this section.	de la companya de la La companya de la comp	
	Ti	he it lowing provisions relating to the powers and oblig	i độn s	I Truitee are part of	No Logot Contestant	
		Property upon the management to all powers of Truste) arki	0 85 A Maiter of inve	rustee shall have the power to take the following actions with respect to a map or plat of the Real Property, including the dedication of streets or of al Property; and (c) join in any subordination or other agreement affection	the Marights
	þ.	Obligations to Notily. Trustee shall not be obligated which Grantor, Lender, or Trustee shall be a party, un	lionce Instru	Y any other party p a	pending sale under any other trust deed or ilen or of any other and	g mus Line
	,	or any part of the Property, the Trustee shall have the sifter case in accordence with and to the full extent of	ior,Tiu ightio ivideri	tee under applicable forecides by notice at 27 Boolicable term	tate law, in addition to the rights and remedies set forth above, with resp d sale, and Lender shall have the don't o forecase by building	Decito all
	1 1 1 1 1 1	and a school wedged by Londer and recorded in the office all of the matters required by sinte saw, the names of the of the name and address of the successor trustee, a not as e, without conveying too of the Property, shall auco spatiable law. This procedure for substitution of Trustee	rom 6 E crig r E crig r E crig r E crig r E crig r E crig r	ne to time appoint a te Recorder of the Cru al Lender, Trustee, an strument shall be ex a the ute, powers, an overn in the extra	Iccessor trustee to any Trustee appointed hereunder by an instrument of y where the property is now located. The instrument shall contain, in ad d Grantor, the book and page where this Line of Credit Trust Deed is roc cutled and exhowledged by Lender or its successors in interest. The su d duties conferred upon the Trustee in this Live of Credit Trust Deed to rock and the the Trustee in this Live of Credit Trust Deed to duties conferred upon the Trustee in this Live of Credit Trust Deed to a successors in interest.	Recuted diluon to Orded, rocessor
	- th	is in this term of the Trustee sells pursuant to the	+ po +	18 Drovided Trime	an of all other provisions for substitution. thall apply the proceeds of sale to payment of (1) the expenses of sale, it bilgations secured by this Trust Deed, (3) to all persons newing recorded appear in the order of their priority and (4) the surplus, if any, to the Grau	
24.	NOT	CELLTO GRANTOR AND OTHER PARTIES				Nor or to
	Grans	It is the of Credit Trust Deed shall be sent to Lenderb ar at rese to keep Lendur and Trustee informed at at it	f haus i t tvo i v s che y t sang s t tide x 1 nen-7	nitation any notice of en deposited in the L e its eddress for nos the party's address s, as shown near the Githlor's current of	tetault and any notice of sa e to Granitor, shall be in writing and shall be e nited States mail first class or registered mail, postage prepaid, directed a es under this Line of Credit Trust Deed by giving formal written notice to 1 W copies of notices of forec cause from the holder of any sien which has p op of the arst page of this Line of Credit Trust Deed. For notice purposes	flective > the he fixetity
	r GRE	DIT THUST DEED - 4		· · · · · · · · · · · · · · · · · · ·	LAND HAR CHARTER AND	

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IISCILLANELUS PROVISIONS.

The following miscellensous provisions and a part of this Line of Credit True 1 ee

- a. Amendments. This Line of Credit Trust Deed, boy it verwith any Relater it occurrents, constitutes the understanding and agreement of the parties as to the matters set Krith in this Line of Credit Trust Des d. It is eliteration or amen the ent of this Line of Credit Trust Deed shall be effective unless given in writing and signed by the party or parties acupit to be charged or be and in the alteration or amen the internation of amendation of am
- b. Annual Reports. Granter shall turnish to Levier, is on request, a statement of net cash profit received from the Property during Granter's previous fiscal year in such detail as Lender shall require. "Net cash profit shall near all cash received from the Property less all cash expenditures made in connection with the operation of the Property.
- c. Applicable Law. This Line of Credit Trust Devid has been delivered to Liw der and accepted by Lender in the State of Oregon. This Line of Credit Trust Deed shall be governed by and construed in accordance with two laws of the State of Oregon.
- d. Caption Headings. Caption headings in this i ine of Credit Trust Deed are for convenience purposes only and are not to be used to interpret or define the provisions of this Line of Credit Trust Deed.
- e. Entim Agreement. The parties agree that the Agrix ment, Une of Credi Dirust Deod, and subsequent advance vouchers from Lender to Borrower, are the entire agreement between the parties and superseds any p for agreements between Borrower and Lender relating to the Property.
- I. Merger. There shall be no merger of the Internet or + state created by this. Ine of Credit Trust Deed with any other Interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without t a written consent of Linder.
- g. Multiple Parties. All obligations of Grantor uniter #V Line of Credit Trunt / beed shall be joint and several, and all references to Grantor shall mean each and every Grantor. This neems that each of the persons lyping below is responsitive for all obligations in this Line of Credit Trust Deed. It is not necessary for Lender to inquire into the powers of any of the parties or of the officer is directors partners, s. egents acting or purporting to act on behall of Grantor, and any indebtedness made or credit in reflected in reflected or professed exercise of a lot of the second sec
- h. Severability. If a court of competent jurisdicts n find very provision of the sune of Credit Trust Deed to be invalid or unenforceable as to any person or circumstance, auch finding shall not render that provision invited or unenforceable as to a y other persons or circumstances, and all provisions of this Line of Credit Trust Deed in all other respects that remain valid and enforceable.
- I. Successors and Assigns. Subject to the limit attorn stated in this Line of Credit Trust Deed on transfer of Grantor's interest, this Line of Credit Trust Deed shall be binding upon and hum to the benefit of the parties, if ell successors, and it signs. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grait fors successors with reference to this Line of Credit Trust Deed and the Indebtedness by way of forbearance or extension without releasing Grantor from the or signs is no of this Line of Credit Trust Deed on this Line of Credit Trust Deed and the Indebtedness by way of forbearance or extension without releasing Grantor from the or signs is no of this Line of Credit Trust Deed on the Indebtedness.

J. Time is of the Essence. Time is of the essence in the performance of this Line of Credit Trust Deed.

k. Waiver of Homestead Exemption. Grantor hereby pleases and waive will rights and benefits of the nomestead exemption laws of the State of Oregon as to all indebtedness socured by this Line of Credit Trust Devol.

EACH GRANTOR ACKNOWLEDGES HAVING READALL THE PROVISIONS OF THIS LINE OF CREDIT TRUST DEED, AND EACH GRANTOR AGNEES TO ITS TERMS.

GRANTOR: Cachel'E. Souler to sdal RACHEL E. FOWLER RASDAL MARLIN RASDAL INDIVIDUAL 7 CKNOWLEDGMENT STATE OF OREGON) 85. County of Klamath Rachel E. Fowler Rasdal and Marlin ect c his/her will, by suthority of statute, for the uses w d purposes there ir mentioned, and on oath stated that he/she was authorized to execute this Line of Crecit Trust Deed and in fact executed the Line o 'Crexit Trust Deed. 8 /: F asiding at: Klamath Falls, Oregon OFFICIAL SEAL SANDRA HANDSAKER NOTARY PUBLIC-OREGON andra COMMISSION NO. 02617.) Oregon A stary Public in and for the State of MY COMMISSION EXPIRES JUL 23, 199 k y commission expires: _ LINE OF CREDIT TRUST DEED STATE OF OREGON. County of _ Klamath I certify that the within instrument was received for record on the $__{26th}$ day of Granta 19 <u>94</u>, at July 11:27 o'clock A . M., and grecorded in book/ reel/volume No. <u>M94</u> on STATE OF OREGON. SS. County of Klamath BESERVED Epige . 22814 __ or as fee/file/ strument/microflim/reception DECORDER OUSE Filed for record at request of: No. 84821 , Record of <u>Mortgage</u>s of sald County. STATE OF Aspen Title co Witness my hand and seal of Sept. A.D., 19 94 1st _ day of on this 3:39 County affixed. P.M. and culy ecorded o clock . BI ٩ă of Mortgages Page 27508 M94 in Vol. 🔟 Evelyn Biehn, County Clerk Evelyn Biehn County Clerk NAME THE million By a Audine B Mulene Mullendore. Doping Deputy. \$25.00 Fee. Faa \$30.00 LINE OF CREDIT TRUST DEED - 6

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